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## Approved for use through 07/31/2006, OMS 0651-0031 ndTrademarkOffice:U.S.DEPARTMENTOFCOMMERCE Applicant Initiated Interview Request Form Application No.: 09/529,792 First Named Applicant: Aviv Refuah Examiner: Le, Hieu C. Art Unit: 2142 Status of Application: Response to Non-Final Rejection filed November 2, 2005. Tentative Participants: (2)Supervisor: Caldwell, Andrew (1)Yaakov Schatz, Reg. No. 44,320 (4) Maier Fenster, Reg. No. 41,016 (3)Examiner: Le. Hieu C. Proposed Time: Afternoon Proposed Date of Interview: if possible before June 26, 2006 Type of Interview Requested: (2) Personal (3) Video Conference (1) NI Telephonic Exhibit To Be Shown or Demonstrated: TYES NO If yes, provide brief description:\_\_\_\_ Issues To Be Discussed Discussed Agreed Not Agreed Claims/ Prior Art Yeenes (Rcj., Obj., etc) Fig. #s

Internationalization of Domain Names (2)Rejection Claim 16 Jacobson et al. (3)Rejection\_\_\_ Claim 140 Osaku et al. Internationalization of Domain Names

Osaku et al.

Brief Description of Arguments to be Presented:

Continuation Sheet Attached

Claim 14

The issues at stake were presented in length in applicants response to the previous OA. In summary, the Examiner has presented three groups of prior art and states that it would be obvious to combine their teachings, while applicants disagree regarding claims 1 and 16 and state that at least one element of claims 14 and 140 were not described in any of the presented art. Applicants further note that even if the claims are unintentionally broad, the intended scope of the claimed invention is believed to be patentable, such that mutual effort of applicant's agent and the Examiner could quickly resolve any problems in the claim language.

An interview was conducted on the above-identified application on: September 7, 2004

(1)Rejection

This form should be completed by applicant and submitted to the examiner in advance of the interview (see MPEP

This application will not be delayed from issue because of applicant's failure to submit a written record of this interview. Therefore, applicant is advised to file a statement of the substance of this interview (37 CFR 1.133(b)) as soon as possible.

(Applicant/Applicant's Representative Signature) (Examiner/SPE Signature)

tion is required by 37 CFR 1,133. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO a The collection of information is required by 37 CFR 1313. The information is required to a death or rectain a benefit by the peaks' which is no fits (and by ducSEYTO to process) as a spillacionic. Confidentiation is personally and OT CFR 1.1.A. This describes in indication to entitlated to a limitation to equipment, and indicating the number of personal peaks from the first process of the confidence of th Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

## 193/01621 A08

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Aviv REFUAH et al.

Serial Number:

09/529,792

Filed:

September 27, 2000

Title:

WWW Addressing

Examiner:

Hieu C. LE

Art Unit:

2142

Mail Stop Amendment

Honorable Commissioner of Patents P. O. Box 1450

Alexandria, VA 22313-1450

## REQUEST FOR INTERVIEW

Sir:

The present application was filed in the US patent office on April 18, 2000, based on a PCT application filed Jan 28, 1999 and claiming priority from Jan 1998. As the application is pending over six years, we would like to request the aid of the supervisor Examiner in furthering the prosecution towards allowance. A response to the most recent office action dated Aug 2, 2005 was filed on November 30, 2005.

Following is a list of the actions the present application underwent:

- 1) A First OA, dated April 25, 2003, was issued with a rejection based on a reference to Teare. The office action was prepared by Examiner Hieu Le, signed by Primary Examiner Robbert Harrell and the supervisor was Mark Powell.
- A response stating that Teare has a reference date after the priority date of the present application, was filed July 28, 2003.
- 3) A notice of non-compliance dated August 18, 2003, was issued due to reinstation of claims with their original numbers.
- A response to the notice of non-compliance was filed September 13, 2003.
- A restriction requirement dated Nov 5, 2003, was then issued.
- Applicants responded with an election <u>without</u> traverse, on Dec 2, 2003.

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- 7) A Second OA dated Feb 27, 2004 was issued, using references Osaku and International Domain to reject most of the claims. The Examiner was Hieu Le and the supervisor was Jack Harvey who also signed.
- 8) A response to the office action was filed June 28, 2004
- 9) An Interview was conducted in Washington on September 7, 2004. Applicants respectfully note that the inventor flew in to the United States from Israel specially for the interview. The supervisor did not appear to the interview, although requested. Instead, a different examiner with signatory authority was called in to sit on interview.
- 10) An amendment following the interview was filed on September 28, 2004.
- 11) A third OA, made final, dated Jan 4, 2005 using the same references (Osaku and International Domain), was Issued by the Examiner. The Examiner did not relate to the applicants' arguments regarding claims 14 and 16. The Examiner explained the lack of relation to applicant's arguments in stating that the OA includes a new ground of rejection, although applicant could not find substantial differences between the new rejection and the previous rejection. The Examiner was Hieu Le. Primary Examiner John Follenssee signed. The Supervisor was Jack Harvey.
- 12) A response accompanied by an RCE was filed on April 4, 2005. Applicant accepted the allowed claims as part of the response.
- 13) A request for a TC interview was filed in June 2005. The interview was not conducted, since the Examiner said he has new art and an interview is not necessary.
- 14) A fourth OA dated Aug 2, 2005 rejected all claims even those previously allowed. New art, namely Jacobson and Hedin was introduced. Supervisor Andrew Caldwell signed.
- 15) Applicants filed a response on Nov 2, 2005. The response did not include substantial amendments, but rather traversed the rejection.

Applicants respectfully request a telephone conference with the Examiner and the Examiner's supervisor to discuss the case in an attempt to forward it to allowance.

The issues at stake were presented in length in applicants response to the previous OA. In summary, the Examiner has presented three groups of prior art and states that it would be obvious to combine their teachings, while applicants disagree regarding claims 1 and 16 and state that at least one element of claims 14 and 140 were not described in any of the presented art. Applicants further note that even if the claims are unintentionally broad, the intended scope of the claimed invention is believed to be patentable, such that mutual effort of applicant's agent and the Examiner could quickly resolve any problems in the claim language. 193/01621 A08

The undersigned can be reached at 1 (877) 428-5468, which is a US toll free number connected directly to our office in Israel (please note the 7 hour time difference and the official work week is from Sunday to Thursday).

Respectfully submitted, Aviv REFUAH et al.

Maier FENSTER Reg. No. 41,016

June 7, 2006 William H. Dippert, Esq. Wolf, Block, Schorr & Solis-Cohen LLP 250 Park Avenue New York, NY 10177